

David A. Carroll, Esq. (NSB #7643)
dcarroll@rrsc-law.com
 Anthony J. DiRaimondo, Esq. (NSB #10875)
adiraimondo@rrsc-law.com
 Robert E. Opdyke, Esq. (NSB #12841)
ropdyke@rrsc-law.com
RICE REUTHER SULLIVAN & CARROLL, LLP
 3800 Howard Hughes Parkway, Suite 1200
 Las Vegas, Nevada 89169
 Telephone: (702) 732-9099
 Facsimile: (702) 732-7110
*Attorneys for Plaintiff/Couter-defendant The Wounded Blue and
 Counter-defendant Randy Sutton*

**UNITED STATES DISTRICT COURT
 DISTRICT OF NEVADA**

THE WOUNDED BLUE, a Nevada nonprofit
 corporation;

Plaintiff,

vs.

JENNIFER GRIFFIN HILL, an individual

Defendant.

JENNIFER GRIFFIN HILL, an individual,

Counterclaimant,

vs.

THE WOUNDED BLUE, a Nevada nonprofit
 corporation; and RANDY SUTTON, an
 individual,

Counter-Defendants.

Case No. 2:24-cv-01592-CDS-MDC

**STIPULATION AND [PROPOSED]
 ORDER TO EXTEND TIME FOR
 DEFENDANT TO RESPOND TO
 AMENDED COUNTERCLAIM (ECF
 NO. 18)**

FIRST REQUEST

Pursuant to LR IA 6-1, the Parties, by and through their respective undersigned attorneys of record, hereby stipulate and agree subject to the Court's approval to extend time for Plaintiff/Counterdefendant The Wounded Blue to respond to the Amended Counterclaim (ECF No. 18). The current deadline is January 20, 2025. This is the first request for extension concerning this deadline.

1. On January 3, 2025, Defendant/Counterclaimant Hill filed her Counterclaim against Plaintiff/Counterdefendant The Wounded Blue and Counterdefendant Sutton.
2. Counterdefendant Sutton executed a Waiver of Summons, which makes his deadline to respond March 11, 2025. (ECF No. 21.)
3. Subject to the Court's approval, the Parties have agreed that Plaintiff/Counterdefendant The Wounded Blue shall have additional time, up to and including March 11, 2025, to respond to the Amended Counterclaim, which is consistent with Sutton's response date and also gives the Parties additional time to discuss settlement. The Parties desire for their time and resources to be dedicated towards settlement in the immediate future.
4. Good cause exists to grant this stipulation and it is submitted in good faith, is not interposed for delay, and is not filed for an improper purpose.

Dated: January 13, 2025

Respectfully submitted,

RICE REUTHER SULLIVAN & CARROLL, LLP

/s/ Anthony J. DiRaimondo

David A. Carroll, Esq. (NSB #7643)
 Anthony J. DiRaimondo, Esq. (NSB #10875)
 Robert E. Opdyke, Esq. (NSB #12841)
 3800 Howard Hughes Parkway, Suite 1200
 Las Vegas, Nevada 89169

Attorneys for The Wounded Blue and Randy Sutton

Dated: January 13, 2025

Respectfully submitted,

ALBRIGHT, STODDARD, WARNICK & ALBRIGHT

/s/ G. Mark Albright

G. Mark Albright, Esq. (NSB #001394)
 Daniel R. Ormsby, Esq. (NSB #014595)
 Kyle W. Fenton, Esq. (NSB #016235)
 801 South Rancho Drive, Suite D-4
 Las Vegas, Nevada 89106

Attorneys for Jennifer Griffin Hill

ORDER

IT IS SO ORDERED.

The stipulation is denied without prejudice. The stipulation appears to seek to extend deadline to respond to the Counterclaim, which the parties state is currently March 11, 2025 (see page 2 at No. 2). The new, extension date proposed by the parties is also March 11, 2025. The parties may submit an amended stipulation correcting the dates.

**UNITED STATES DISTRICT JUDGE/
 UNITED STATES MAGISTRATE JUDGE**

Dated: 1-15-25